

FEDERAL MARITIME COMMISSION

DOCKET NO. 14-04

EDAF ANTILLAS, INC.

v.

**CROWLEY CARIBBEAN LOGISTICS, LLC;
IFS INTERNATIONAL FORWARDING, S.L.; and
IFS NEUTRAL MARITIME SERVICES**

RESPONDENT CCL'S NOTICE OF INTENT TO RESPOND

On Friday afternoon, January 30, 2015, respondent IFS, without prior consultation with at least counsel for CCL, filed what it termed a Status Report and "Request for Relief." The FMC's rules of practice and procedure mandate that such a request for non-dispositive relief be made as a motion, and that movant's counsel confer with counsel for all other parties prior to filing the motion. 46 C.F.R. 502.69(a); 502.71(a). Both complainant and respondent CCL have a right to respond within seven days. 46 C.F.R. 502.71(b).

The IFS motion raises issues regarding the nature of the proceeding going forward. CCL hereby notes that it plans to respond to the motion and to those issues within the time permitted by the rules.

Respectfully submitted,

BY: 
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February 2, 2015

Certificate of Service

I hereby certify that I have this day served the foregoing document upon all parties of record by e-mailing a copy to each person.¹

Dated at Washington, DC, this 2nd day of February, 2015.



Eric C. Jeffrey
Counsel for Crowley Caribbean Logistics, LLC

¹ The Parties agreed in the August 11, 2014 Joint Status Report that service among them would be effectuated by email, to reduce both delays and costs.